

REMARKS

Reconsideration of this application is respectfully requested in view of the foregoing amendment and the following remarks.

Claims 28-40 are currently pending. Claims 1-27 and 41-52 have been canceled. By this Amendment, claim 1 has been amended. The amendments made to Claim 1 has support in the specification at, for example, page 58, lines 6-17. No new matter has been introduced.

In the Office Action mailed August 3, 2007, the Examiner maintained his previous position set forth in the Office Action dated June 23, 2005. That is, Claims 28-39, 31, 36, 38, and 40 were rejected under 35 U.S.C. §102(e) as being anticipated by U.S. Patent No. 5,204,947 to Bernstein et al. ("Bernstein"), Claim 30 was rejected under 35 U.S.C. 103(a) as being unpatentable over Bernstein in view of U.S. Patent No. 5,739,614 to Ohara et al. ("Ohara"), Claim 32 was rejected under 35 U.S.C. 103(a) as being unpatentable over Bernstein in view of WO91/11769 to Woodill ("Woodill"), Claim 33-35 and 37 were rejected under 35 U.S.C. 103(a) as being unpatentable Bernstein in view of U.S. Patent No. 4,965,819 to Kannes ("Kannes"), and Claim 39 was rejected under 35 U.S.C. 103(a) as being unpatentable over Bernstein in view of U.S. Patent No. 5,208,745 to Quentin et al. ("Quentin"). To the extent that the rejections are still applied to the currently pending claims, the Applicants respectfully traverse the rejections as follows.

Claim 28, as amended, recites an electronic book, comprising a link to an Internet web site, the web site providing a plurality of streaming video, audio and text data when connected to the electronic book, wherein the plurality of streaming video, audio and text data are provided in at least one hidden table, and a control function

wherein the control function allows selection of one or more of the plurality of streaming video, audio and text data, and wherein the selected data is displayed on a display of the electronic book.

The Applicants respectfully submit that none of Bernstein, Ohara, Woodill, Kannes, and Quentin, when taken singly or in any combination, teaches or suggests at least the combinations of the elements of amended Claim 28, as described above.

The Examiner alleged that Bernstein anticipates the features recited in original Claim 28. In Bernstein, as described in col. 8, lines 36 to 66, a marker may be located at some point of a document, which is directed to a link object or another marker rather than a link object. By clicking a marker, a document associated with the marker or a second marker associated with a second window can be displayed. One example of the system of Bernstein is illustrated in col. 9, lines 35-50 cited by the Examiner, wherein "the presentation of the topic is authorized by a first type of end user, such as an instructor, and is viewed by a second type of end user, such as a student." Bernstein, however, fails to teach or suggest an electronic book, including at least the combination of a link to an Internet web site, the web site providing a plurality of streaming video, audio and text data when connected to the electronic book, wherein the plurality of streaming video, audio and text data are provided in at least one hidden table, and a control function wherein the control function allows selection of one or more of the plurality of streaming video, audio and text data, and wherein the selected data is displayed on a display of the electronic book, as recited in amended Claim 28.

Accordingly, the Applicants respectfully submit that amended Claim 28 is not disclosed or suggested by any of the cited references or combination thereof.

None of Ohara, Woodill, Kannes or Quentin, alone and in combination, cures the

deficiency of Bernstein as described above.

Based on the above, as none of the cited art, along or in combination, teaches or suggest an electronic books as recited in amended Claim 28, it is respectfully submitted that amended Claim 28 and Claims 29-40, which depend from allowable amended Claim 28 are allowable.

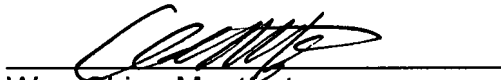
CONCLUSION

In view of the foregoing, reconsideration of the application, withdrawal of the outstanding rejections, allowance of claims 28-40, and the prompt issuance of a Notice of Allowance are respectfully requested.

Should the Examiner believe that anything further is necessary in order to place this application in better condition for allowance, the Examiner is requested to contact the undersigned at the telephone number listed below.

In the event that additional extensions of time are necessary to prevent abandonment of this application, then such extensions of time are hereby petitioned under 37 C.F.R. § 1.136(a), and any fees required therefore are hereby authorized to be charged to our Deposit Account No. 01-2300 referencing docket number **026880.00035**.

Respectfully submitted,



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